

201 South Main Street Suite 1800 Salt Lake City, Utah 84111 Telephone 801.532.1234 Facsimile 801.536.6111 A PROFESSIONAL LAW CORPORATION

Salt Lake City . Las Vegas . Reno

Michael J. Malmquist
Attorney at Law
Direct Dial
(801) 536·6658
E·Mail
MMalmquist@parsonsbehle.com

July 28, 2008

Via Electronic Mail

Matthew F. McNulty III Vancott 36 South State Street, Suite 1900 Salt Lake City, Utah 84111-1478 mmcnulty@vancott.com

Re: In the Matter of the Application of Milford Wind Corridor Phase I, LLC

("Milford") for Certificates of Convenience and Necessity for the Milford

Phase I and Phase II Wind Power Projects

Dear Mr. McNulty:

In a letter dated July 25, 2008, you requested that all counsel stipulate to a continuance of the scheduling order for the hearing on the certificate in this matter, pending UAMPS' response to Milford's petition for rehearing/motion for reconsideration on the question of Commission jurisdiction, and a Commission decision on same. Milford Wind respectfully declines to stipulate.

Putting aside the issue of whether applicable law provides UAMPS with a right to respond, this is an expedited docket and time is of the essence to Milford Wind in terms of meeting its already-delayed project schedule. The parties have already briefed the jurisdictional issue several times, and Milford Wind has not raised any new arguments in its petition/motion. Assuming that UAMPS determines it wants to respond, we see no reason that such response cannot be prepared and filed by UAMPS, and the petition/motion decided by the Commission, in parallel with the parties' preparation for what should be a very simple hearing.

Please call with any questions.

Sincerely

Michael I Malmayist

MJM/asb

cc: Michael L. Ginsberg Patricia E. Schmid

Patricia E. Schmid
Paul H. Proctor
Mark C. Moench
Daniel E. Solander
Ms. Julie Orchard